Filed by: Trial Section Merits Panel Mail Stop Interference P.O. Box 1450 Alexandria VA 22313-1450

Filed April 7, 2005

Tel: 571-272-9797 Fax: 571-273-0042

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE BOARD OF PATENT APPEALS
AND INTERFERENCES
(Administrative Patent Judge James T. Moore)

MARCIA I. DAWSON, JAMES F. CAMERON,
PETER D. HOBBS, LING JONG,
MAGNUS PFAHL, XIAO-KUN ZHANG,
and
JURGEN M. LEHMANN
Junior Party
(Patent 5,837,725 and Patent 5,466,861),

FAXED

APR 7 - 2005

PAT. & T.M. OFFICE BOARD OF PATENT APPEALS AND INTERFERENCES

٧.

MARCUS F. BOEHM, RICHARD A. HEYMAN; LIN ZHI and STACIE C. KOCH Senior Party (Application 08/141,496).

Patent Interference No. 105,256

JUDGMENT - REQUEST FOR ADVERSE - Bd. R. 127(b)

Before Schafer, Lee and Moore, Administrative Patent Judges

James T. Moore, Administrative Patent Judge

Dawson has filed Paper 35, a Request for Adverse Judgment as to both count 1 and count 2 of this interference.

Upon consideration of the Request for Adverse Judgment, it is hereby:

ORDERED that judgment on priority as to Count 1 (Paper 33, page 2) is awarded against junior party Marcia I. Dawson, James F. Cameron, Peter D. Hobbs, Ling Jong, Magnus Pfahl, Xiao-Kun Zhang, and Jurgen M. Lehmann.

FURTHER ORDERED that junior party Marcia I. Dawson, James F. Cameron, Peter D. Hobbs, Ling Jong, Magnus Pfahl, Xiao-Kun Zhang, and Jurgen M. Lehmann, is not entitled to a patent containing claims 1, 3, 4, 6, and 13 (corresponding to Count 1) of patent 5,466,861.

FURTHER ORDERED judgment on priority as to Count 2 (Paper 33, page 2) is awarded against junior party Marcia I. Dawson, James F. Cameron, Peter D. Hobbs, Ling Jong, Magnus Pfahl, Xiao-Kun Zhang, and Jurgen M. Lehmann.

FURTHER ORDERED that junior party Marcia I. Dawson, James F. Cameron, Peter D. Hobbs, Ling Jong, Magnus Pfahl, Xiao-Kun Zhang, and Jurgen M. Lehmann, is not entitled to a patent containing claims 1, 3, 4, and 7 (corresponding to Count 2) of patent 5,466,861.

FURTHER ORDERED that junior party Marcia I. Dawson, James F. Cameron, Peter D. Hobbs, Ling Jong, Magnus Pfahl, Xiao-Kun Zhang, and Jurgen M. Lehmann, is not entitled to a patent containing claims 1, 2, 3, 5, 7, 13, 14, and 15 (corresponding to Count 2) of patent 5,837,725.

FURTHER ORDERED that a copy of this paper shall be made of record in files of application 08/141,496 and patents 5,466,861 and 5,837,725.

FURTHER ORDERED that as the parties have stated that there is a settlement agreement, the parties shall direct attention to 35 U.S.C. § 135(c) and 37 CFR § 41.205(a) [see former rules 37 CFR §1.661 and §1.666].

April 7, 2005 Alexandria, VA

cc (via fax):

Attorney for Dawson:

R. Danny Huntington, Esq.
Malcolm K. McGowan, Esq.
Burns, Doane, Swecker & Mathis, L.L.P.
1737 King Street, Suite 500
Alexandria, VA 22314
Fax: (703) 836-2021

Attorney for Boehm:

Mary Ann Dillahunty, Esq. Stephanie Seidman, Esq. Fish & Richardson 500 Arguello Street, Suite 500 Redwood City, CA 94063 Telephone: (650) 839-5070 Fax: (650) 839-5071

Interference No. 105,256 (SONJA)

JUDGE MOORE

UDGE SCHAFER

JUDGE LEE

JUDGMENT/AWARDED TO SR.

April 7, 2005